As Reported by the Senate Insurance and Financial Institutions Committee

132nd General Assembly

Regular Session 2017-2018

Am. H. B. No. 362

Representatives Carfagna, Ramos

Cosponsors: Representatives Antonio, Ashford, Blessing, Boyd, Brenner, Brown, Celebrezze, Craig, Faber, Fedor, Galonski, Ginter, Holmes, Howse, Ingram, Johnson, Koehler, Landis, Lang, Leland, Lepore-Hagan, O'Brien, Patton, Perales, Reece, Reineke, Rezabek, Riedel, Roegner, Rogers, Sheehy, Smith, R., Sprague, Strahorn, Sweeney, Sykes, Thompson, West, Wiggam, Young, Speaker Rosenberger

Senators Beagle, Bacon, Hottinger, Hackett, Terhar

A BILL

То	amend sections 5505.16, 5505.162, 5505.17,	1
	5505.174, 5505.18, and 5505.59 of the Revised	2
	Code to revise the law governing the State	3
	Highway Patrol Retirement System.	2

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1 . That sections 5505.16, 5505.162, 5505.17,	5
5505.174, 5505.18, and 5505.59 of the Revised Code be amended to	6
read as follows:	7
Sec. 5505.16. (A) A member who became a member of the	8
state highway patrol retirement system who has before January 1,	9
2020, may be granted retirement under this division if the	10
member has twenty-five years of service credit according to the	11
rules adopted by the state highway patrol retirement board may-	12
make application for retirement which, if and has attained age	13

Am. H. B. No. 362

Page 2

the board, shall file application for retirement with the board,
and if the member refuses or neglects to do so, the board may
deem the member's application to have been filed on the member's
sixtieth birthday. The member may, upon written application
approved by the superintendent of the state highway patrol, be
continued in service after attaining the age of sixty years, but
only until the member has accumulated twenty years of service
credit in accordance with rules adopted by the board.

- (D) (1) As used in this division:
- (a) "Service in the uniformed services" means the performance of duty on a voluntary or involuntary basis in a uniformed service under competent authority and includes active duty, active duty for training, initial active duty for training, inactive duty training, full-time national guard duty, and a period for which a person is absent from a position of employment for the purpose of an examination to determine the fitness of the person to perform any such duty.
- (b) "Uniformed services" of the United States includes both:
- (i) Army, navy, air force, marine corps, coast guard, or any reserve components of these services; auxiliary corps as established by congress; army nurse corps; navy nurse corps; service as red cross nurse with the army, navy, air force, or hospital service of the United States, or serving full-time with the American red cross in a combat zone; and such other service as is designated by congress as included therein;
- (ii) Personnel of the Ohio national guard, the Ohio69military reserve, the Ohio naval militia, and the reserve70components of the armed forces enumerated in division (D) (1) of71

Page 5

129

pension, and the amount is approved by the board:

- (a) Option 1. The member's lesser pension shall be paid for life to the member's sole beneficiary designated at the time of retirement.
- (b) Option 2. One-half or some other portion of the 133 member's lesser pension shall be paid for life to the member's 134 sole beneficiary designated at the time of retirement. 135
- (c) Option 3. Upon death before the expiration of a certain period from the member's retirement date as elected by the member and approved by the board, the member's lesser pension shall be continued for the remainder of such period to the beneficiaries, and in such order, as designated by the member in writing and filed with the board. No monthly payments shall be paid to joint beneficiaries, but they may jointly receive the present value of any remaining payments in a lump sum settlement. If all designated beneficiaries die before the expiration of such period, the present value of all the payments yet remaining in the period shall be paid to the estate of the beneficiary last receiving such payments.
- (d) Option 4. The member's lesser pension or portion of the lesser pension shall be paid for life to two, three, or four surviving beneficiaries designated at the time of the member's retirement, in such portions as specified at retirement. If the member elects this plan as required by a court order issued under section 3105.171 or 3105.65 of the Revised Code or the laws of another state regarding the division of marital property and compliance with the court order requires the allocation of a portion less than ten per cent to any person, the member shall allocate a portion less than ten per cent to that person in accordance with that order. In all other circumstances, no portion allocated under this plan of payment shall be less than

ten	per	cer	nt.	The	total	of	the	port	cions	allo	ocated	shall	not
exce	eed	one	hur	ndred	l per	cent	of	the	membe	er's	lesser	pens:	ion.

(3) If the member has attained age fifty-one with at least twenty-five years' total service or fifty-two with at least twenty years' total service, a pension consisting of both a partial benefit lump sum in an amount the member designates that constitutes a portion of the single lifetime pension the member may elect under division (A)(1) of this section and the actuarial equivalent of the remainder of the single lifetime pension payable for the member's life, provided an actuary employed by the system certifies the actuarial equivalent and the board approves the partial benefit lump sum payment and the amount to be paid as the actuarial equivalent.

The amount designated by a member shall be not less than six times the monthly amount that would be payable to the member as a single lifetime pension under division (A)(1) of this section and not more than sixty times that amount.

A member who has attained the age of fifty-one with twenty-five years of service who elects a partial benefit lump sum may designate an amount that does not exceed an amount equal to one month's pension for each month of service beyond twenty-five years. A member who has attained the age of fifty-two with twenty years of service who elects a partial benefit lump sum may designate an amount that does not exceed an amount equal to one month's pension for each month of service beyond twenty years.

(4) If a plan of payment providing for payment in a specified portion of the pension continuing after the member's death to a former spouse is required by a court order issued under section 3105.171 or 3105.65 of the Revised Code or the

laws of another state regarding division of marital property
prior to the effective date of the member's retirement and the
board has received a copy of the order, the board shall accept
the member's election of a plan of payment under this section
193
only if the member elects a plan of payment that is in
194
accordance with the order.

- (B) (1) The death of a spouse designated as beneficiary or 196 the death of any other designated beneficiary following 197 retirement shall cancel the portion of the optional plan of 198 payment selected under division (A)(2) of this section providing 199 continuing lifetime benefits to the deceased designated 200 beneficiary. The member_retirant shall receive the actuarial 201 equivalent of the member's retirant's single lifetime pension, 202 as determined by the board based on the number of remaining 203 beneficiaries, with no change in the amount payable to any 204 remaining beneficiary. The change shall be effective the month 205 following receipt by the board of notice of the death. 206
- (2) On divorce, annulment, or marriage dissolution, a 207 member-retirant receiving a pension under a plan that provides 208 209 for continuation of all or part of the pension after death for the lifetime of the member's retirant's surviving spouse may, 210 with the written consent of the spouse or pursuant to an order 211 of the court with jurisdiction over the termination of the 212 marriage, elect to cancel the portion of the plan providing 213 continuing lifetime benefits to that spouse. The member retirant 214 shall receive the actuarial equivalent of the member's 215 retirant's single lifetime pension as determined by the board 216 based on the number of remaining beneficiaries, with no change 217 in amount payable to any remaining beneficiary. The election 218 shall be made on a form provided by the board and shall be 219 effective the month following its receipt by the board. 220

(C)(1) Following marriage or remarriage of a retirant,	221
both of the following apply:	222
(a) A member retirant may elect a new optional plan of	223
payment under division (A)(2) of this section based on the	224
actuarial equivalent of the <pre>member's_retirant's_single lifetime</pre>	225
pension as determined by the board.	226
	227
(b) A member retirant who is receiving a pension pursuant	227
to a plan of payment providing for payment to a former spouse	228
pursuant to a court order described in division (A)(4) of this	229
section may elect a new plan of payment under "option 4" based	230
on the actuarial equivalent of the retirant's single lifetime	231
pension as determined by the board if the new plan of payment	232
elected does not reduce the payment to the former spouse.	233
(2) If the marriage or remarriage occurs on or after the	234
effective date of this amendment June 6, 2005, the election must	235
be made not later than one year after the date of the marriage	236
or remarriage.	237
The plan elected under this section shall become effective	238
on the date of receipt by the board of an application on a form	239
approved by the board, but any change in the amount of the	240
pension shall commence on the first day of the month following	241
the effective date of the plan.	242
(D) A member retirant who has elected an optional plan	243
under division (A)(2) of this section may, with the written	244
consent of the designated beneficiary, cancel the optional plan	245
and receive the single lifetime pension that the <pre>member retirant</pre>	246
would have received had the <pre>member_retirant_elected the single</pre>	247
lifetime pension under division (A)(1) of this section, if the	248
member retirant makes a request to cancel the optional plan not	249

251

252

253

254

255

256

257

258

259

260

261

262

263

264

265

later than one year after the date on which the member retirant first receives a payment under the plan. Cancellation of the optional plan shall be effective the month after acceptance of the request by the board. No payment or adjustment shall be made in the single lifetime pension to compensate for the lesser pension the member retirant received under the optional plan.

The request to cancel the optional plan shall be made on a form provided by the board and shall be valid only if the completed form includes a signed statement of the designated beneficiary's understanding of and consent to the cancellation. The designated beneficiary's signature shall be verified by the board prior to its acceptance of the cancellation.

(E) Any option elected and payments made under division

(A) (2) of this section shall be in addition to any pension payable to the member's retirant's surviving spouse, children, or parents under section 5505.17 of the Revised Code.

266 Sec. 5505.17. (A) (1) Upon retirement as provided in section 5505.16 of the Revised Code, a member of the state 267 highway patrol retirement system shall receive a life pension, 268 without guaranty or refund, equal to the greater of one thousand 269 fifty dollars or the sum of two and one-half per cent of the 270 member's final average salary multiplied by the first twenty 271 years of total service credit, plus two and one-quarter per cent 272 of the member's final average salary multiplied by the number of 273 years, and fraction of a year, of total service credit in excess 274 of twenty years but not in excess of twenty-five years, plus two 275 per cent of the member's final average salary multiplied by the 276 number of years, and fraction of a year, in excess of twenty-277 five years; provided that in no case shall the pension exceed 278 the lesser of seventy-nine and one-quarter per cent of the 279

281

282

member's final average salary or the limit established by section 415 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended.

- (2) A member with fifteen or more years of total service 283 credit, who voluntarily resigns or who is discharged from the 284 state highway patrol for any reason except retirement under this 285 chapter, death, dishonesty, cowardice, intemperate habits, or 286 conviction of a felony, shall receive a pension equal to one and 287 one-half per cent of the member's final average salary 288 multiplied by the number of years, and fraction of a year, of 289 total service credit, except that the pension shall not exceed 290 the limit established by section 415 of the "Internal Revenue 291 Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended. The 292 pension shall commence at the end of the calendar month in which 293 the application is filed with the retirement board on or after 294 the attainment of age fifty-five years by the applicant. A 295 member who withdraws any part or all of the accumulated 296 contributions from the employees' savings fund shall thereupon 297 forfeit all rights to a pension provided for in this division. 298
- (3) (a) A surviving spouse of a deceased member who died

 before the effective date of this amendment shall receive a

 monthly pension, determined as follows, during the spouse's

 life:

 302
- (i) If at the time of death the member was not eligible to 303 be granted a pension payable under division (A)(1) of this 304 section or to elect to receive a reduced pension payable under 305 section 5505.16 of the Revised Code, nine hundred dollars; 306
- (ii) If at the time of death the member was eligible to be 307 granted a pension payable under division (A)(1) of this section 308 or to elect to receive a reduced pension payable under section 309

Page 13

or after the effective date of this amendment or a retirant who	339
retires on or after the effective date of this amendment shall	340
receive a monthly pension during the spouse's life if the spouse	341
was married to the member or retirant while the member or	342
retirant was in the active service of the state highway patrol.	343
The pension shall be determined as follows:	344
(i) During the period beginning on the effective date of	345
this amendment and ending December 31, 2018, nine hundred	346
dollars;	347
(ii) During the period beginning January 1, 2019, and	348
continuing the following twelve months, and the period beginning	349
the first day of January of each year thereafter and continuing	350
the following twelve months, an amount equal to the monthly	351
amount payable during the prior twelve-month period plus an	352
amount determined by multiplying nine hundred dollars by the	353
amount the board determines annually under division (B)(1)(b) of	354
section 5505.174 of the Revised Code.	355
(d) In addition to the pension determined under division	356
(A)(3)(c) of this section, the surviving spouse of a deceased	357
member who dies on or after the effective date of this amendment	358
shall receive a monthly pension during the spouse's life if the	359
spouse was married to the member while the member was in the	360
active service of the state highway patrol and, at the time of	361
death, the member was eligible to be granted a pension payable	362
under division (A)(1) of this section or to elect to receive a	363
reduced pension payable under section 5505.16 of the Revised	364
Code. The pension shall be an amount equal to the amount the	365
surviving spouse would have been entitled to receive had the	366
member retired effective the day following the date of death	367
having selected an option 2 plan under division (A)(2)(b) of	368

section 5505.162 of the Revised Code providing for one-half of	369
the member's lesser pension to be paid to the surviving spouse.	370
(e) If a monthly pension to a surviving spouse was	371

- terminated due to a remarriage, the surviving spouse is eligible 372 to receive a monthly pension under division (A)(3) of this 373 section effective the first day of the first month following 374 June 5, 1996. The pension shall be computed under division (A) 375 (3) of this section as of June 5, 1996. The pension payable to a 376 person who is the surviving spouse of more than one state 377 highway patrol retirement system member or retirant shall be 378 computed on the basis of the service of the member or retirant 379 to whom the surviving spouse was most recently married. 380
- (4) A pension of one hundred fifty dollars per month shall 381 be paid by the system to or for the benefit of each child of a 382 deceased member or retirant until the child attains the age of 383 eighteen years or marries, whichever event occurs first, or 384 until the child attains twenty-three years of age if the child 385 is a student in and attending an institution of learning or 386 training pursuant to a program designed to complete in each 387 school year the equivalent of at least two-thirds of the full-388 time curriculum requirements of the institution, as determined 389 by the retirement board. If any surviving child, regardless of 390 age at the time of the member's or retirant's death, because of 391 physical or mental disability, was totally dependent upon the 392 deceased member or retirant for support at the time of death, a 393 pension of one hundred fifty dollars per month shall be paid by 394 the system to or for the benefit of the child during the child's 395 natural life or until the child recovers from the disability. 396
- (5) (a) If a retirant died prior to June 6, 1988, and the 397 surviving spouse was not married to the retirant while the 398

retirant was in the active service of the patrol, the surviving spouse shall receive a pension of the greater of four hundred twenty-five dollars per month or fifty per cent of the computed monthly pension the retirant was receiving.

- (b) If the pension payable to a person receiving a pension 403 under division (A)(5)(a) of this section on June 30, 2000, is 404 less than nine hundred dollars per month, the pension shall be 405 increased to nine hundred dollars per month. 406
- (6) If a deceased member or retirant leaves no spouse or surviving children, but leaves two parents depending solely upon the deceased member or retirant for support, each parent shall be paid a monthly pension of one hundred fifty-four dollars. If in such case there is only one parent dependent solely upon the deceased member or retirant for support, such parent shall be paid a monthly pension of one hundred fifty-four dollars. Such pension shall be paid during the life of the surviving parents, or until dependency ceases, or until remarriage, whichever event occurs first.
- (7) Any amount remaining as accumulated contributions at the time of death of a retirant who leaves no surviving spouse or dependent children or parents shall be paid to the beneficiary or beneficiaries the retirant has nominated by written designation duly executed and filed with the board. A retirant may designate an individual or a trust as a beneficiary. If there is no designated beneficiary surviving the retirant, the retirant's accumulated contributions shall be paid according to the state law of descent and distribution; provided that, if the retirant's accumulated contributions are not claimed by an eligible person or by the estate of the retirant within seven years, they shall be transferred to the income fund

section shall be determined as follows:	458
(1) For a person whose pension effective date is prior to	459
January 7, 2013, an "eligible person" is one of the following:	460
(a) A person fifty-three years old or older who has been	461
receiving a pension pursuant to division (B) of section 5505.16,	462
division (A)(1) of section 5505.17, or division (B) of section	463
5505.18 of the Revised Code for not less than twelve months;	464
(b) A person who has been receiving a pension pursuant to	465
division (B) of section 5505.18 of the Revised Code for not less	466
than sixty months regardless of age;	467
(c) A person who has been receiving a pension pursuant to	468
section 5505.162 or division (A)(3), (4), (5), or (6) of section	469
5505.17 of the Revised Code for not less than twelve months	470
regardless of age.	471
(2) For a person whose pension effective date is on or	472
after January 7, 2013, but before the effective date of this	473
<pre>amendment, an "eligible person" is a person who is sixty years</pre>	474
old or older who has been receiving a pension pursuant to	475
division (B) of section 5505.16, section 5505.162, division (A)	476
(1), (3) , (4) , (5) , or (6) of section 5505.17, or division (B)	477
of section 5505.18 of the Revised Code for not less than twelve	478
months.	479
(3) For a person whose pension effective date is on or	480
after the effective date of this amendment, an "eligible person"	481
is a person who is sixty years old or older who has been	482
receiving a pension pursuant to division (B) of section 5505.16,	483
section 5505.162, division (A)(1), (3)(a), (b), or (d), (4),	484
(5), or (6) of section 5505.17, or division (B) of section	485
5505.18 of the Revised Code for not less than twelve months.	486

493

494

495

496

497

498

508

509

- (B) (1) Except as otherwise provided in this section, the 487 state highway patrol retirement board shall annually increase 488 pensions payable to eligible persons under this chapter in 489 accordance with the following:
- (a) For each person sixty-five years of age or older who is receiving a pension not greater than one hundred eighty-five per cent of the federal poverty level for a family of two persons, as revised annually by the United States department of health and human services in accordance with section 673(2) of the "Omnibus Reconciliation Act of 1981," 95 Stat. 511, 42
 U.S.C. 9902, as amended, the board shall increase the pension by three per cent.
- (b) For persons other than those described in division (B) 499 (1) (a) of this section, the board may increase the pension. Any 500 increase shall be determined by the board based on compliance 501 with the amortization period requirement of section 5505.121 of 502 the Revised Code. The board's determination shall be based on 503 the annual actuarial valuation required by section 5505.12 of 504 the Revised Code. If the board determines that an increase may 505 506 be made, the increase shall not exceed three per cent of the 507 eligible person's pension.
- (2) No increase under this section shall exceed the limit established by section 415 of the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 415, as amended.
- (3) The date of the first increase paid under this section 511 shall be the anniversary date for future increases. The pension 512 used in the first calculation of an increase under this section 513 shall remain as the base for all future increases paid under 514 this section, unless a new base is established. 515

524

525

526

527

528

529

530

(C) If payment of a portion of a benefit is made to an 516 alternate payee under section 5505.261 of the Revised Code, 517 increases under this section granted while the order is in 518 effect shall be apportioned between the alternate payee and the 519 eligible person in the same proportion that the amount being 520 paid to the alternate payee bears to the amount paid to the 521 eligible person.

If payment of a portion of a benefit is made to one or more beneficiaries under "option 4" under division (A)(4) of section 5505.162 of the Revised Code, each increase under this section granted while the plan of payment is in effect shall be divided among the designated beneficiaries in accordance with the portion each beneficiary has been allocated.

- (D) The board shall adopt, and may amend or rescind, any rule necessary to carry out this section.
- Sec. 5505.18. As used in this section, "member" does not
 include state highway patrol cadets attending training schools
 pursuant to section 5503.05 of the Revised Code.

 531
- (A) Upon the application of a member of the state highway 534 patrol retirement system, a person acting on behalf of a member, 535 or the superintendent of the state highway patrol on behalf of a 536 member, a member who becomes totally and permanently 537 incapacitated for duty in the employ of the state highway patrol 538 may be retired on disability by the board. To be eligible for 539 retirement on account of disability incurred not in the line of 540 duty, a member must have five or more years of service credit 541 according to rules adopted by the board. 542

The medical or psychological examination of a member who 543 has applied for disability retirement shall be conducted by a 544

the applicable pension provided for in section 5505.17 of the

Revised Code, except that if the member has less than twenty-

five years of contributing service, the member's service credit

shall be deemed to be twenty-five years for the purpose of this

provision. In no case shall the member's disability pension be

lesser of seventy-nine and one-quarter per cent of the member's

less than sixty-one and one-quarter per cent or exceed the

567

568

569

570

571

572

fina	l average	salary o	or the l	imit es	tabl	ished l	oy sect	tion 415 o	f 574
the	"Internal	Revenue	Code of	1986,"	100	Stat.	2085,	26 U.S.C.	A. 575
415,	as amende	ed.							576

(2) Except as provided under division (B) of section 577 5505.58 of the Revised Code, a member whose retirement on 578 account of disability incurred not in the line of duty shall 579 receive the applicable pension provided for in section 5505.17 580 of the Revised Code, except that if the board's determination 581 that the member qualifies for disability retirement was made 582 before the effective date of this amendment and the member has 583 less than twenty years of contributing service, the member's 584 service credit shall be deemed to be twenty years for the 585 purpose of this provision. In If the board's determination that 586 the member qualifies for disability retirement is made on or 587 after the effective date of this amendment and the member has 588 less than twelve years of contributing service, the member's 589 service credit shall be deemed to be twelve years for the 590 purpose of this provision. 591

In no case shall the member's disability pension under

this division exceed the lesser of seventy-nine and one-quarter

per cent of the member's final average salary or the limit

established by section 415 of the "Internal Revenue Code of

1986," 100 Stat. 2085, 26 U.S.C.A. 415, as amended.

592

(C) The state highway patrol retirement board shall adopt
rules requiring a disability retirant, as a condition of
continuing to receive a disability pension, to agree in writing
599
to obtain any medical or psychological treatment recommended by
the board's health-care professional and submit medical or
psychological reports regarding the treatment. If the board
determines that a disability retirant is not obtaining the
603

medical or psychological treatment or the board does not receive	604
a required medical or psychological report, the disability	605
pension shall be suspended until the treatment is obtained, the	606
report is received by the board, or the board's health-care	607
professional certifies that the treatment is no longer helpful	608
or advisable. Should the retirant's failure to obtain treatment	609
or submit a medical or psychological report continue for one	610
year, the recipient's right to the disability pension shall be	611
terminated as of the effective date of the original suspension.	612

- (D) A disability retirant who has not attained the age of sixty years shall be subject to an annual medical or psychological re-examination by health-care professionals appointed by the board, except that the board may waive the re-examination if the board's health-care professionals certify that the retirant's disability is ongoing. If any retirant refuses to submit to a medical or psychological re-examination, the retirant's disability pension shall be suspended until the retirant withdraws the refusal. If the refusal continues for one year, all the retirant's rights under and to the disability pension shall be terminated as of the effective date of the original suspension.
- (E) Each disability retirant who has not attained the age of sixty years shall file with the board an annual statement of earnings, current medical or psychological information on the recipient's condition, and any other information required in rules adopted by the board. The board may waive the requirement that a disability retirant file an annual statement of earnings or current medical or psychological information if the board's health-care professional certifies that the retirant's disability is ongoing.

The board shall annually examine the information submitted 634 by the retirant. If a retirant refuses to file the statement or 635 information, the disability pension shall be suspended until the 636 statement and information are filed. If the refusal continues 637 for one year, the right to the pension shall be terminated as of 638 the effective date of the original suspension. 639

- (F)(1) Except as provided in division (F)(2) of this 640 section, a disability retirant who has been physically or 641 psychologically examined and found no longer incapable of 642 643 performing the retirant's duties, or who becomes employed as a law enforcement officer, shall have the right to be restored to 644 the rank the retirant held at the time the retirant was 645 pensioned and the right to have all previous rights restored, 646 including the retirant's civil service status, and the 647 disability pension shall terminate. Upon return to employment in 648 the patrol, the retirant shall again become a contributing 649 member of the retirement system, the total service at the time 650 of the retirant's retirement shall be restored to the retirant's 651 credit, and the retirant shall be given service credit for the 652 period the retirant was in receipt of a disability pension. 653
- (2) The state highway patrol is not required to take 654 action under division (F)(1) of this section if the retirant was 655 dismissed or resigned in lieu of dismissal for dishonesty, 656 misfeasance, malfeasance, or conviction of a felony. 657
- (G) The board shall adopt a rule to define "law 658 enforcement officer" for purposes of division (F)(1) of this 659 section, and may adopt other rules to carry out this section, 660 including rules that specify the types of health-care 661 professionals the board may appoint for the purpose of this 662 section.

Sec. 5505.59. If a member dies while participating in the	664
deferred retirement option plan, all of the following apply:	665
(A) The amounts accrued to the member's benefit shall be	666
paid to the member's surviving spouse or, if there is no	667

paid to the member's surviving spouse or, if there is no surviving spouse, the beneficiary designated by the member on a form provided by the state highway patrol retirement system. A member may designate an individual or a trust as a beneficiary. If there is no surviving spouse or designated beneficiary, the amounts accrued to the member's benefit shall be paid to the member's estate.

Any payment made under this division to a member's estate shall be made in the form of a single lump sum payment. A surviving spouse or designated beneficiary may select as the method of distribution of the amount accrued to the member under the plan one of the distribution options provided under section 401(a) of the "Internal Revenue Code of 1986," 26 U.S.C. 401(a), as amended, applicable to governmental plans.

- (B) The <u>member's</u> surviving spouse and, if eligible, each surviving child, shall receive a pension as follows:
- (1) For the surviving spouse of a member who made an election under section 5505.51 of the Revised Code before the effective date of this amendment, a pension as described in division (A)(3)(b)(iii) or (4) of section 5505.17 of the Revised Code, utilizing the pension amount calculated under section 5505.53 of the Revised Code;
- (2) For the surviving spouse of a member that made an
 election under section 5505.51 of the Revised Code on or after
 the effective date of this amendment, a pension as described in
 division (A) (3) (c) of section 5505.17 of the Revised Code.
 692

Am. H. B. No. 362 As Reported by the Senate Insurance and Financial Institutions Committee	Page 25
(C) If eligible, each surviving child of a member shall	693
receive a pension as described in division (A)(4) of section	694
5505.17 of the Revised Code.	695
(D) If the member has no surviving spouse or surviving	696
children, but has a parent or parents dependent on the member	697
for support, the parent or parents shall receive a pension	698
determined under division (A)(6) of section 5505.17 of the	699
Revised Code.	700
(D) (E) The lump sum payment described in section 5505.30	701
of the Revised Code shall be paid to the member's surviving	702
spouse or, if there is no surviving spouse, the beneficiary	703
designated by the member on a form provided by the state highway	704
patrol retirement system. A member may designate an individual	705
or a trust as a beneficiary. If there is no surviving spouse or	706
designated beneficiary, the payment shall be made to the	707
member's estate.	708
Section 2. That existing sections 5505.16, 5505.162,	709
5505.17, 5505.174, 5505.18, and 5505.59 of the Revised Code are	710
hereby repealed.	711